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In the Matter of an Application of: OLE FACULAT (Name of Applicant)	AFFIDAVIT IN SUPPORT OF APPLICATION FOR AN ORDER COMPELLING SUBMISSION TO A CHEMICAL TEST 'PURSUANT TO V&T LAW
for an Order to Compel	SECTION 1194(3)
KOUN WILLOX to	
Submit to a Chemical Test,	i i
Pursuant to V&T Law Section 1194(3)	
· · · · · · · · · · · · · · · · · · ·	
State of New York)	
County of Blooms ss:	. B
COLE FARRAT being duly sworn, dep	poses and says that:
1. I am a police officer employed by BICHHAMICIA	Department (or district
attorney for the County of	nis affidavit in support of an
application for an Order to compel the above-named arrestee to submit t	o a chemical test pursuant to
Vehicle and Traffic Law Section 1194(3).	
- This affidavit is based upon my direct knowledge and/or upon info	ormation and belief, the source
of my information and the grounds for my belief being as follows	
(Describe who you spoke to concerning the accident, including the a	rrestee\:
· · · · · · · · · · · · · · · · · · ·	
Patrick Mccornik, Michael & Maney	Nicholas A Chase
Kevin L WILCOX	CHARLES TO THE PROPERTY OF THE
2. Based on the Bovilli have without the cause to believe that on the	ne 1121 day of
100.00.1	arrestee was the operator of a
motor vehicle, more particularly described as a 1995 JEEP W	ILANGLES in the State of
A CONTRACTOR CONTRACTO	
D	n was operated on 3/4 and County, New York.

	sure led serious physical lithing as that term is defined in Penal Law Section 10.00(10). Opon information
	and belief, the accident occurred as follows:
	Subject was traveling south on Beethourn St
	when witnesses stated he Appeared to fall Asleed
	and travelled leff onto the curb and struck
	2 pedestoians who were in the Front word.
•	- F 100 P 100
	due to his PeddAl Which Stuck:
5	
	As a result of the accident, the following person or persons was/were killed and/or suffered the
	following serious physical injury:
)	BRITMOY LASSELKO - MULTIPLE Frodures, SPLOWYLINON (GC
	internal Louding
	HARRER STANTEL SOURCE HOMO INTURY; INTERM
	ELEDOING, DETROTED LEG-
	3. A breath test administered by the police officer in accordance with V&T Law Section 1194(1)(b)
14:32	dicated that alcohol has been consumed by the arrestee.
3.	
13	OR-
Č	sed on the totality of the following circumstances, there is reasonable cause to believe that
	the arrestee was operating the motor vehicle in violation of Vehicle and Traffic Law Section 1192
	(Describe specific circumstances indicating intoxication/impairment)
	Subject Admissions to having used Suboxane.
	8mg 30 MIDS Prior to operating his motor which
	Dibject exhibited constricted pupils, was subying
	And Estated he musture blacked out prior to accident.
	SFST'SHOWO out of 6 (consistent with Original) eyes 6/00 Shot 16/085y
	Contres

* In the course of such operation, a person or persons other than the arrestee was/were killed or

Walk and Turn: 2 out of 8 clues. - Facilite
Arms raised, could not keep belonge during instructional phase. One legged Stand: 2 out of 4 clues - Failure. Swaying white balancing, Arms raised, Subjects Speech was Slow/lethargic. DRE Evaluation Conducted in which Dre's Observation of Defendants appearance/ Mannetism/ Physical characteristics were Gonsistent with: recent opiate usen in white

Subject had recent track marks on both.

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	4. At 4:12 (a.m /p.m), on the // day of MANCH 2019 the above-
	named arrestee was placed under arrest for a violation of V&T Law Section 1192, subdivision
84	The state of the state of a violation of var Law Section 1132, Subdivision 4.
	5. After being placed under arrest, the arrestee refused to submit to a chemical test in accordance
	with the provisions of Vehicle and Traffic Law Section 1194 by
	(Describe the circumstances of the refusal)
	WHON HIST ASLED TO SUBMIT TO BLOOK TOST VERSIONED
	REQUESTED CHRISTY TO SPEAK WITH PATTERNEY
	AFTER SCALUG WITH ATTORNEY VAUL BATTISTO DEFEARING
	UNS HOAN ASLED IF WOULD SUBMIT TO CHEMICK TEST OF
-	PLOOD + DOF. ANSWERD NO I WASTOUD KET TO.
01=	CHEMICAL TEST WARNINGS WHO THEN REMOTE DEF A TOTH
3	A moles + DEF. THEREAFTER KETUSED Z MORES (TIMES
8	5. After being placed under arrest, the arrestee is unable to give consent to a chemical test in
	accordance with Vehicle and Traffic Law Section 1194 because
	(Describe the incapacity)
ø	(Describe the incapacity)
st.	
er.	(Describe the incapacity) WHEREFORE; it is respectfully requested that the Court issue an order requiring the arrestee to submit
is.	
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is.	WHEREFORE, it is respectfully requested that the Court issue an order requiring the arrestee to submit to a chemical test to determine the alcoholic and/or drug content of his/her blood and directing a person authorized by Vehicle and Traffic Law Section 1194(a)(1) to withdraw a blood sample from the
er.	WHEREFORE, it is respectfully requested that the Court issue an order requiring the arrestee to submit to a chemical test to determine the alcoholic and/or drug content of his/her blood and directing a person authorized by Vehicle and Traffic Law Section 1194(a)(1) to withdraw a blood sample from the arrestee for the purpose of determining the alcoholic and/or drug content thereof.
57	WHEREFORE; it is respectfully requested that the Court issue an order requiring the arrestee to submit to a chemical test to determine the alcoholic and/or drug content of his/her blood and directing a person authorized by Vehicle and Traffic Law Section 1194(a)(1) to withdraw a blood sample from the arrestee for the purpose of determining the alcoholic and/or drug content thereof. Applicant R.P.A.W.
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